County of Sevier, State of Utah, ss. I, Cherry Darrington , being first duly sworn, depose and say that I am the Bkkpr. of THE RICHFIELD REAPER, a weekly paper having a bona fide circulation of more than 200 subscribers in the State of Utah, published every Thursday at Richfield, Sevier County, Utah: That the notice Order To Show Cause #ACT/023/004 a copy of which is attached hereto, was published in said paper for ONE consecutive issues, the first publication having been made in the issue of the 20 THday of March 1980, and the last publication in the issue of the day of , 19 ; that the said notice was published in the regular and entire issue of every number of said paper during the period of times and publication, and that the same was published in the newspaper proper and not in a supplement. Chirry Darrenglo Subscribed and sworn to before me this 20th day of March , 19.80. Kay J. Sowell Notary Public. My Residence is Richfield, Sevier County, Utah.

My Commission Expires. December 27, 1983.

BEFORE THE BOARD OF OIL, GAS AND DEPART-MINING MENT OF NATURAL RESROUCES in and for the STATE OF UTAH IN THE MATTER OF THE APPROVAL OF THE NOTICE OF IN-TENT AND RECLA-MATION PLAN SUB-MITTED BY MARTIN -MARRIETTA CEMENT, JUAB COUNTY, UTAH. AMENDED ORDER TO SHOW CAUSE NO. ACT / 023 / 004

THE STATE OF UTAH TO ALL OPERATORS, TAKERS OF PRODUCTION, MIN-AND ERAL ROYALTY OWNERS,

AND PARTICULARLY PERSONS IN-ALL TERESTED TOWNSHIP 14 and 15 RANGE SOUTH, WEST, SLBM, JUAB COUNTY, UTAH.

Notice is hereby given that tentative approval was given by the Utah Division of Oil, Gas and Mining, on February 27, 1980, to Martin-Marrietta Cement, Western Division, P.O. Box 529, Lyons, Colorado 80540, to commence surface mining of limestone and quartzite in portions of Sections 32 and 33, Township 14 South, Range 3 West; and Sections 3, 4 and 5, Township 15 South, Range 3 West, Juab County, Utah. The name of the plant is the Leamington Cement Plant, and the person representing the company in this matter is Mr. Marv Berg, Quarry Superintendent, Martin-Marrietta Cement, Western Division, P.O. Box 529, Lyons, Colorado

Martin - Marrietta Cement has fulfilled bligations under the Mined Land Reclamation Act of 1975 (Section 40-8, U.C.A., 1953, as amended), and will employ the following reclamation techniques proximately 273 acres of leased claims and Forest Service land.

**During Operations:** 1. Mining will be con-

ducted in a safe, orderly, and minerlike fashion and in such a manner as to minimize visual and environmental degradation.

2. Prior to the construction, available topsoil will be removed and stockpiled for redistribution on disturbed surface areas at the reclamation.

3. Mining will be open pit mining with cut benches and will disturb approximately 228 acres with support facilities. 4. The raw materials

will be stockpiled at the site until required for use in the cement processing plant.

5. The process plant and mine operation should employ approximately 300 persons at their peak.

After Operations:
1. All extraneous debris, scrap metal and wood, and unusable buildings will be removed from the site.

2. The mine quarries will be benched to a 45 degree slope and will be protected at the top by berms to prevent accidental entry.

3. The developmental wasterock stockpile will be recontoured to a stable slope and the surrounding area will be contoured to prevent water ponding.

4. The manufacturing area will be cleared and returned to a grazing condition.

5. Sotckpiled topsoil will be respread over the disturbed surfaces to the extent possible and all areas will be scarified, broadcast seeded with a deiverse seed mixture, and drag covered.

6. All disturbed areas will be monitored and reseeded if necessary.

Reclamation performance surety will be established upon final approval of the mining and reclamation plan.

Any person or agency aggrieved by this tentative decision is hereby requested to submit written protest within 30 days of March 6th, 1980, to the Division of Oil, Gas and Mining, 1588 West North Temple, Salt Lake City, Utah 84116, setting forth factual reasons for his complaint, and thereafter at a time and place heretobe established, appear before the Board of Oil, Gas and Mining to show cause, if any there be, why this plan should not be approved.

DATED this 28th day of February, 1980.

STATE OF UTAH BOARD OF OIL, GAS AND MINING s. Cleon B. Feighert for Thalia R. Busby Secretary to the Board Published in the Richfield Reaper March 20,

County of Sevier, State of Utah, ss. I. Cherry Darrington, being first duly sworn, depose and say that I am the Bkkpr. of THE RICHFIELD REAPER, a weekly paper having a bona fide circulation of more than 200 subscribers in the State of Utah, published every Thursday at Richfield, Sevier County, Utah: That the notice Cause #ACT/023/004 a copy of which is attached hereto, was published in said paper for ONE consecutive issues, the first publication having been made in the issue of the ... 6th ... day of March 1980, and the last publication in the issue of the day of , 19 ; that the said notice was published in the regular and entire issue of every number of said paper during the period of times and publication, and that the same was published in the newspaper proper and not in a supplement. Subscribed and sworn to before me this 6th day of March , 1980 ... Notary Public. My Residence is Richfield, Sevier County, Utah. My Commission Expires. December 27, 1983



respective signers for further information.

and reclamation plan.

BEFORE THE BOARD GAS AND OF OIL, DEPART-MINING MENT OF NATURAL RESOURCES in and for the STATE OF UTAH IN THE MATTER OF THE APPROVAL NOTICE OF IN-TENT AND RECLAMA-TION PLAN SUBMIT-MARTIN BY TED -MARRIETTA CE-MENT, SEVIER COUN-TY, UTAH. SHOW TO ORDER NO. CAUSE T / 023 / 004

THE STATE OF UTAH TO ALL OPERATORS, TAKERS PRODUCTION, MINERAL AND ROYAL-TY OWNERS, AND PAR-

TICULARLY ALL PER-SONS INTERESTED IN TOWNSHIP 14 and 15 SOUTH, RANGE WEST, SLBM, SEVIER COUNTY, UTAH.

Notice is hereby given that tentative approval was given by the Utah Division of Oil, Gas and Mining, on February 27, 1980, to Martin-Marrietta Cement, Western Division, P.O. Box 529, Lyons, Colorado 80540, to commence surface mining of limestone and quartzite in portions of Sections 32 and 33, Township 14 South, Range 3 West; and Sections 3, 4 and 5, Township 15 South, Range 3 West, Sevier County, Utah. The name of the plant is the Leamington Cement Plant, and the person representing the company in this matter is Mr. Quarry Marv Berg, Superintendent, Martin-Marrietta Cement, Western Division, P.O.

Box 329, Lyons, Colorado 80540 Martin - Marrietta Cement has fulfilled obligations under the Mined Land Reclamation Act of 1975 (Section 40-8, GU.C.A., 1953, as amen-

MAR 31 1980

DIVISION OF

OIL, GAS & MINIMI

Any person or agency aggrieved by this tentative decision is hereby requested to submit written protest within 30 days of March 6th, 1980, to the Division of Oil, Gas and Mining, 1588 West North Temple, Salt Lake City, Utah 84116, setting forth factual reasons for his thereafter at a time and place established, appear before the Board of Oil, Gas and Mining to show

> be approved. DATED this 28th day of

> cause, if any there be,

why this plan should not

complaint,

and

heretobe

February, 1980.

STATE OF UTAH BOARD OF OIL GAS AND MINING Thalia R. Busby Secretary to the Board Published in the Rich field Reaper March 6 1980.

following reclamation on approximately 273 acres of leased claims and Forest Service land.

During Operations:

1. Mining will be conducted in a safe, orderly, and minerlike fashion and in such a manner as to minimize visual and environmental degradation.

2. Prior to the construction, available topsoil will be removed and stockpiled for redistribution on disturbed surface areas at the time of reclamation.

3. Mining will be open pit mining with cut benches and will disturb approximately 228 acres with support facilities.

4. The raw materials will be stockpiled at the site until required for use in the cement processing plant.

5. The process plant and mine opration should employ approximately 300 persons at their peak.

After Operations:

1. All extraneous debris, scrap metal and wood, and unusuable buildings will be removed from the site.

2. The mine quarries will be benched to a 45 degree slope and will be protected at the top by beams to prevent ac-

cidental entry.
3. The developmental wasterock stockpile will be recontoured to a stable slope and the surrounding area will be contoured to prevent water ponding.

4. The manufacturing area will be cleared and returned to a grazing

condition.

5. Stockpiled topsoil will be respread over the disturbed surfaces to the extent possible and all areas will be scarified, broadcast seeded with a diverse seed mixture, and drag covered.

6. All disturbed areas will be monitored and reseeded if necessary.

Reclamation performance surety will be established upon final approval of the mining

A.D. 1980\_\_\_\_.

# STATE OF UTAH. **County of Salt Lake**

Shana D. Conaty Being first duly sworn, deposes and says that he is legal advertising clerk of THE SALT LAKE TRIBUNE, a daily newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County in the State of Utah, and of the DESERET NEWS a daily (except Sunday) newspaper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake County, in the State of Utah. That the legal notice of which a copy is attached hereto Pub order to show cause #ACT/023/004 (Martin-Marrietta Cement) was published in said newspapers on March 20, 1980 Legal Advertising Clerk re me this\_\_\_\_\_20th

Notary Public

My Commission Expires

June 1, 1981



day of

**DIVISION OF** OIL, GAS & MINING

# **Proof of Publication**

From
The Salt Lake Tibune
DESERET NEWS

HART THE THOROTT

Attorney

TELY LEIS SAM

DIVISION OF OIL, GAS & MINNG

Shana D. Conaty

STATE OF UTAH.
County of Salt Lake

My Commission Expires

DEPARTMENT OF NATURAL RESOURCES in and for the STATE OF UTAH.	
AMENDED ORDER TO SHOW CAUSE NO. ACT/023/004	Being first duly sworn, deposes and says that he is legal advertising clerk of THE SALT LAKE TRIBUNE, a daily news-
IN THE MATTER OF THE APPROVAL THE NOTICE OF INTENT AND RECLAMATION PLAN SUBMITTED BY MARTIN-MARRIETTA CEMENT, JUAB COUNTY, UTAH.	paper printed in the English language with general circulation in Utah, and published in Salt Lake City, Salt Lake
THE STATE OF UTAH TO ALL OPERATORS, TAKERS OF PRODUCTION, MINERAL AND ROYALTY OWNERS, AND PARTICULARLY ALL PERSONS INTERESTED IN	County in the State of Utah, and of the DESERET NEWS a daily (except Sunday) newspaper printed in the English
COUNTY, UTAH.  Notice is hereby given that tentative approval was given by the Utah Division of Oli, Gas and Mining, on February 27, 1980.	language with general circulation in Utah, and published in
COUNTY, UTAH.  Notice is hereby given that tentative approval was given by the Utah Division of Oil, Gas and Mining, on February 27, 1980, to Martin-Marrietta Cement, Western Division, P.O. Box 529. Lyons, Colorado 80540, to commence surface mining of limestone and quartzite in portions of Sections 32, and 33, Township 14 South, Range 3 West, Just County, Utah. The name of the plant is the Learnington Cement Plant, and the person representing the company in this matter if Mr. Marv Berg, Quarry SuperIntendent, Martin-Marrietta Cement, Western Division, P.O. Box 529, Lyons, Colorado 80540.  Martin-Marrietta Cement has fulfilled obligations under the Mined Land Reclamation Act of 1975 (Section 40-8, U.C.A., 1953, as amended), and will employ the following reclamation fechniques on approximately 273 acres of leased claims and During Operations.	Salt Lake City, Salt Lake County, in the State of Utah.
Township is South, Range 3 West, Just County, Utah. The name of the plant is the Learnington Cement Plant, and the person representing the company in this matter if Mr. Mary Berg, Quarry Superintendent, Martin Marriette, Campan West.	That the legal notice of which a copy is attached hereto
ern Division, P.O. Box 529, Livons, Cotorado 80540. Martin-Marrietta Cement has fulfilled obligations under the Mined Land Reclamation Act of 1975 (Section 40-8, U.C.A.,	Pub order to show cause #ACT/023/004 (Martin-
1733, as amended), and will employ the following reclamation techniques on approximately 273 acres of leased claims and Forest Service land.	Wandata Camana
During Operations:  1. Mining will be conducted in a safe, orderly, and miner-like fashion and in such a manner as to minimize visual and environmental degradation.	Marrietta Cement)
2. Prior to the construction, available topsoil will be removed and stockpiled for redistribution on disturbed surface areas at the time of reclamation.  3. Mining will be open pit mining with cut benches and will disturb approximately 228 acres with support facilities.	
d The water emphasiate with the state of the	
- The row Interests will be stockpiled at the site until required for use in the cement processing plant.  5. The process plant and mine operation should employ approximately 300 persons at their peak.  After Operations.	
All extraneous debris, scrap metal and wood, and unusable buildings will be removed from the site.     The mine quarries will be benched to a 45 deg. stope and will be protected at the top by berms to prevent accidental entry.	
and will be protected at the top by berms to prevent acci- dental entry.  3. The developmental wasterock stockpile will be recon-	was published in said newspapers on March 20, 1980
3. The developmental wasterock stockpile will be recontoured to a stable slope and the surrounding area will be contoured to prevent water ponding.  4. The manufacturing area will be cleared and returned to a grazing condition.	
5. Stockpiled topsoil will be respread over the disturbed surfaces to the extent possible and all areas will be scarified, broadcast seeded with a diverse seed mixture, and drag covered.	
<ol> <li>All disturbed areas will be monitored and reseeded if necessary. Reclamation performance surely will be stablished upon final approval of the mining and reclamation</li> </ol>	Shana O Conaty
Any person or agency aggrieved by this tentative decision is hereby requested to submit written protest within 30 days of harch 6th, 1980, to the Division of Oil, Gas and Mining, 1588 lest North Temple, Salt Lake City, Utah 84116, setting fortunatural crual reasons for his complaint, and thereafter at a time and lace heretobe established, appear before the Board of Oil, ass and Mining to show cause, if any there he, why this clandard and the same control of the complex of the control of the contr	Legal Adve <mark>rtising Clerk</mark>
hould not be approved	re me this day of
DATED this 28th day of February, 1980.  STATE OF UTAH BOARD OF OIL, GAS AND MINING THALIA R. BUSBY Secretary to the Board	
Secretary to the Board	_ A.D. 1980
	Tolunk & Tranding
	Notary Public

REGENVED MAR 21 1980

> DIVISION OF OIL, GAS & MINING

**Proof of Publication** 

From The Salt Lake Tribune DESERET NEWS

Attorney

OBST 18 SAM

## PROOF OF PUBLICATION

STATE OF UTAH SS COUNTY OF JUAB

I, VANCE P. GIBSON, being first duly swort depose and say that I am the Editor of

# The Times-News

a weekly newspaper of general cir ed every week at Nephi City, notice attached hereto, and whi	Utah: that theO
Proof No of	, er
Order to show cause	
was published in said newspaper consecutive issues, the publicatio made on the following dates:  March 20,1980	ns having been
	, 19
that said notice was published in the entire issue of every number of the the period and times of publication same was published in the new	e namer during

and not in a supplement. )ance SUBSCRIBED and sworn to before 20th .... day of ..... 19...80...

> Notary Public residing at Nephi, Utah. My commission will expire

My Commission Expires January JO, 1981

#### **Legal Notices**

BEFORE THE BOARD OF OIL.

GAS AND MINING, DEPARTMENT OF NATURAL
RESOURCES in and for the
STATE OF UTAH
IN THE MATTER OF THE APPROVAL OF THE NOTICE OF
INITIAL AND RECLAMATION.

BE AMENDED

MAR 2 4 1980

MAR 2 4 1980

THE TO SHOW CAUSE
AMENDED

DIVISION OF ROYALL OWNERS, AND PARTICULARY, UNAFILL PERSONS INOULT, GAS & MINING STATE OF UTAH TO ALL
OPERSTATE OF UTAH TO
OPERSTATE OF UTAH
OPERSTATE OF THE APP
PROVAL OF THE AP

contoured to prevent water ponding.

4. The manufacturing area will be cleared and returned to a grazing condition.

5. Stockpiled topsoil will be respread over the disturbed surfaces to the extent possible and all areas will be scarified, broadcast seeded with a diverse seed mixture, and drag covered.

6. All disturbed areas will be monitored and reseeded if necessary.

Reclamation performance surety will be established upon final approval of the mining and

final approval of the mining and reclamation plan.

Any person or agency aggrieved by this tentative decision is hereby requested to submit written protest within 30 days of March 6, 1980, to the Division of Oil, Gas and Mining, 1588 West North Temple, Salt Lake City, Utah 84116, setting forth factual reasons for his complaint, and thereafter at a time and place heretobe established, appear before the Board of Oil, Cas and Mining to show cause, if any there be, why this plan should not be approved.

DATED this 28th day of February, 1980.

PATED this 28th day of February, 1980.

STATE OF UTAH
BOARD OF OIL, GAS AND
MINING
/s. Cleon B. Feight
for THALIA R. BUSBY
Secretary to the Board

# PROOF OF PUBLICATION

SS

STATE OF UTAH COUNTY OF JUAB

I, VANCE P. GIBSON, being first duly sworn, depose and say that I am the Editor of

# The Times-News

a weekly newspaper of general circulation, published every week at Nephi City, Utah; that the notice attached hereto, and which is a part of
Proof No of
Order to show cause
was published in said newspaper for one consecutive issues, the publications having been made on the following dates:
March 20, 1980
that asid
that said notice was published in the regular and entire issue of every number of the paper during the period and times of publication, and that the same was published in the newspaper proper and not in a supplement.
Vance 1. Libson
SUBSCRIBED and sworn to before
me this day of 19.80

Notary Public residing at Nephi, Utah. My commission will expire My Commission Expires January 10, 1981

### **Legal Notices**

BEFORE THE BOARD OF OIL, CAS AND MINING, DEPART.

MENT OF NATURAL

RESOURCES in and for the STATE OF UTAH

IN THE MATTER OF THE APPROVAL OF THE NOTICE OF INTENT AND RECLAMATION PLAN SUBMITTED BY MARTINMARIETTA CEMENT, JUAB COUNTY, UTAH.

AMENDED

ORDER TO SHOW CAUSE NO. ACT/023/004

THE STATE OF UTAH TO ALL OPERATORS, TAKERS OF PRODUCTION, MINERAL AND ROYALTY OWNERS, AND PARTICULARLY ALL PERSONS INTERESTED IN TOWNSHIP 14 AND 15 SOUTH, RANGE 3 WEST, SLBM, JUAB COUNTY, UTAH.

Notice is hereby given that tentative approval was given by the Utah Division of Oil, Cas and Mining, on February 27, 1980, to Martin-Marietta Cement, Western Division, P. O. Box 529, Lyons, Colorado 80540, to commence surface mining of limestone and quartzite in portions of Sections 32 and 33, Township 14 South, Range 3 West; and Sections 3, 4, and 5, Township 15 South, Range 3 West, Juab County, Utah, The name of the plant is the Leamington Cement Plant, and the person representing the company in this matter is Mr. Marv Berg, Quarry Superintendent, Martin-Marietta Cement, Western Division, P. O. Box 529, Lyons, Colorado 80540.

Martin-Marietta Cement has fulfilled obligations under the Mined Land Reclamation Act of 1975 (Section 40-8, U. C. A., 1953, as amended), and will employ the following reclamation techniques on approximately 273 acres of leased claims and Forest Service land.

During Operations:

1. Mining will be conducted in a safe, orderly, and minerlike fashion and in such a manner as to minimize visual and environmental degradation.

2. Prior to the construction, available topsoil will be removed and stockpiled for redistribution on disturbed surface areas at the time of reclamation

3. Mining will be open pit mining with cut benches and will disturb approximately 28 acres with support facilities.

4. The raw materials will be stockpiled at the site until required for use in the cement processing plant.

5. The process plant and mine optomic plant and mine optomic plant and mine optomic plant and mine optomic plant and mine opt

peak.

After Operations:

1. All extraneous debris, scrap metal and wood, and unusable buildings will be removed from the site.

2. The mine quarries will be benched to a 45 degree slope and will be protected at the top by berms to prevent accidental entry.

by berms to prevent accidental entry.

3. The developmental wasterock stockpile will be recontoured to a stable slope and the surrounding area will be contoured to prevent water ponding.

4. The manufacturing area will be cleared and returned to a grazing condition.

5. Stockpiled topsoil will be respread over the disturbed surfaces to the extent possible and all areas will be scarified, broadcast seeded with a diverse seed mixture, and drag covered.

6. All disturbed areas will be monitored and reseeded if necessary.

Reclamation participmental stocks are seeded.

necessary.

Reclamation performance surety will be established upon final approval of the mining and reclamation pla

Any person of agency aggrieved by this tentative decision is hereby requested to submit written protest within 30 days of March 6, 1980, to the Division of Oil, Gas and Mining, 1588 West North Temple, Salt Lake City, Utah 84116, setting forth factual reasons for his complaint, and thereafter at a time and place heretobe established, appear before the Board of Oil, Gas and Mining to show cause, if any there be, why this plan should not be approved.

DATED this 28th day of February, 1980.

BOARD OF OIL, GAS AND
MINING /s. Cleon B. Feight for THALIA R. BUSBY Secretary to the Board 12-12B